# EXHIBIT M

		1	
1	UNITED STATES DISTRICT COURT	1	INDEX
2	NORTHERN DISTRICT OF CALIFORNIA	2	WITNESS EXAMINATION BY PAGE
3	SAN FRANCISCO DIVISION	3	
4	CASE NO. C07-04580 MHP		
	CASE NO. CO/ O4380 MAP	. 4	Mr. Cohen 236
5	X	5	
6	SECURITIES AND EXCHANGE COMMISSION,	6	EXHIBITS
7	Plaintiff,	7	Exhibit 67, Handwritten notes, Bates 57
8	4.	8	SEC00237 - 239
9	KENT H. ROBERTS,		
		9	Exhibit 68, Form re options granted to O'Leary 115
10	Defendant.	10	Exhibit 69, Form 8-K 133
11	X	11	Exhibit 70, Document, Bates MFESEC016548 - 550 138
12		12	Exhibit 71, 10/11/06 press release 143
13	January 9, 2008	13	
14			Exhibit 72, Document, FMEUSA0016778 - 782 152
	9:30 a.m.	14	Exhibit 73, Samenuk employment agreement 154
15	Deposition of DENIS O'LEARY, taken by	15	Exhibit 74, Notes, SAMENUK 3046 - 3048 169
16	Counsel for the Defendant, at the offices of	16	Exhibit 75, Form 8-K 183
17	Cooley Godward Kronish LLP, 1114 Avenue of the	17	_ /u v
18	Americas, New York, New York, before Anita T.	}	
19	•	18	Exhibit 77, Documents, MFEKRS-DOL0001 - 0153 228
	Shemin, a Certified Shorthand Reporter and	19	Exhibit 78, Document, MFEKRS-RP00033 - 034 231
20	Notary Public within and for the State of	20	<ul> <li>A second of the s</li></ul>
21	New York.	21	
22		22	
23		23	-
24			
		24	
25		25	
1	APPEARANCES:		
	UNITED STATES SECURITIES AND	1	
	UNITED STATES SECURITIES AND EXCHANGE COMMISSION	. 2	IT IS HEREBY STIPULATED AND AGREED
3 .		į	
	EXCHANGE COMMISSION	. 2	by and between the attorneys for the respective
3 .	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631	3	by and between the attorneys for the respective parties hereto that all rights provided by <sup>®</sup> he
4	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ.	3 4 5	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any
4 5	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631	2 3 4 5 6	by and between the attorneys for the respective parties hereto that all rights provided by <sup>®</sup> he
4 5 6	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.	3 4 5	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any
4 5	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ.	2 3 4 5 6	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to
4 5 6	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Palo Alto Square	2 3 4 5 6 7	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.
4 5 6 7	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Paio Alto Square 3000 El Caino Real	2 3 4 5 6 7 8 9	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED
4 5 6 7	EXCHANGE COMMISSION Attorneys-for, the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Paio Alto Square 3000 Et Cairo Real Paio Alto, California 94306-2155	2 3 4 5 6 7 8 9	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the
4 5 6 7	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Paio Alto Square 3000 El Caino Real	2 3 4 5 6 7 8 9 10	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public
4 5 7 3	EXCHANGE COMMISSION Attorneys-for, the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Paio Alto Square 3000 Et Cairo Real Paio Alto, California 94306-2155	2 3 4 5 6 7 8 9	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the
4 5 6 7	EXCHANGE COMMISSION Altorreys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Palo Alto Square 3000 El Caino Real Palo Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.	2 3 4 5 6 7 8 9 10	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  If IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this
4 5 7 3	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Palo Alto Square 3000 El Caino Real Palo Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C.	2 3 4 5 6 7 8 9 10 11	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do
4 5 6 7 7 3 3	EXCHANGE COMMISSION Altorreys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Palo Alto Square 3000 El Caino Real Palo Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.	2 3 4 5 6 7 8 9 10 11 12 13	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this
4 5 6 7 7 3 3	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Fave Paio Alto Square 3000 El Cairo Real Paio Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 550 Page Mili Road Paio Alto, California 94304-1050	2 3 4 5 6 7 8 9 10 11 12 13 14	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a
4 5 6 7 3 3 1 2	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Paio Atto Square 3000 El Caino Real Paio Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 550 Page Mili Road Paio Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this
4 5 6 6 7 8 3 CC 1 2 2 3 3 4	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Fave Paio Alto Square 3000 El Cairo Real Paio Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 550 Page Mili Road Paio Alto, California 94304-1050	2 3 4 5 6 7 8 9 10 11 12 13 14	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the fallure to do so or to return the original of this deposition to counsel shall not be deemed a
4 5 6 6 7 7 8 3 4 5	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Paio Alto Square 3000 El Caino Real Paio Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Milk Road Paio Alto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R.
4 5 6 7 3 3 4 5 5 5	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Palo Alto Square 3000 El Cairo Real Palo Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Milk Road Palo Alto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  If IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being examined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shell not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  IT IS FURTHER STIPULATED AND AGREED
4 5 6 6 7 8 3 C 1 2 3 4 5 5 5 7	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Detendant Five Palo Atto Square 3000 El Cairo Real Palo Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Mix Road Palo Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.  ALSO PRESENT: DSMANY CABRERA, Videographer	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  If IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being examined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  If IS FURTHER STIPULATED AND AGREED that the fliing and certification of the
4 5 6 7 3 3 4 5 5 5	EXCHANGE COMMISSION Altorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Defendant Five Palo Alto Square 3000 El Cairo Real Palo Alto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Milk Road Palo Alto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  If IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being examined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shell not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  IT IS FURTHER STIPULATED AND AGREED
4 5 6 6 7 8 3 C 1 2 3 4 5 5 5 7 3	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Detendant Five Palo Atto Square 3000 El Cairo Real Palo Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Mix Road Palo Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.  ALSO PRESENT: DSMANY CABRERA, Videographer	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  If IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being examined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  If IS FURTHER STIPULATED AND AGREED that the fliing and certification of the
4 5 6 6 7 8 3 CC 1 2 3 4 5 5 5 7 3 3 3	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Detendant Five Palo Atto Square 3000 El Cairo Real Palo Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Mix Road Palo Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.  ALSO PRESENT: DSMANY CABRERA, Videographer	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  If its FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being examined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  If IS FURTHER STIPULATED AND AGREED that the filling and certification of the
4 5 6 6 7 B 3 C 1 2 3 4 5 5 5 7 3 3 3 3 3 4 5 5 5 7 3 3 3 3 3 4 5 5 5 7 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Detendant Five Palo Atto Square 3000 El Cairo Real Palo Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Mix Road Palo Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.  ALSO PRESENT: DSMANY CABRERA, Videographer	2 3 4 5 6 7 8 9 10 11 12 13 14 15 18 17 18 19 20 21	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  IT IS FURTHER STIPULATED AND AGREED that the filling and certification of the original of this deposition are waived.
4 5 6 6 7 B 3 C 1 2 3 4 5 5 5 7 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Detendant Five Palo Atto Square 3000 El Cairo Real Palo Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Mix Road Palo Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.  ALSO PRESENT: DSMANY CABRERA, Videographer	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  IT IS FURTHER STIPULATED AND AGREED that the filling and certification of the original of this deposition are waived.
4 5 6 6 7 B 3 C 1 2 3 4 5 5 5 7 3 3 3 3 3 4 5 5 5 7 3 3 3 3 3 4 5 5 5 7 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	EXCHANGE COMMISSION Attorneys for the Plaintiff 100 F STREET, N.W. Washington, D.C. 20549-4631 BY: MATTHEW D. STRADA, ESQ. STEPHEN L. COHEN, ESQ.  COOLEY GODWARD KRONISH LLP Attorneys for the Detendant Five Palo Atto Square 3000 El Cairo Real Palo Atto, California 94306-2155 BY: NEAL STEPHENS, ESQ.  WILSON SONSINI GOODRICH & ROSATI, P.C. Attorneys for the Witness 650 Page Mix Road Palo Atto, California 94304-1050 BY: RODNEY G. STRICKLAND, JR., ESQ. CLAYTON BASSER-WALL, ESQ.  ALSO PRESENT: DSMANY CABRERA, Videographer	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	by and between the attorneys for the respective parties hereto that all rights provided by the C.P.L.R., including the right to object to any question, except as to the form, or to move to strike any testimony are reserved to the trial of this action.  IT IS FURTHER STIPULATED AND AGREED that this deposition may be sworn to by the witness being exemined before a Notary Public other than the Notary Public before whom this deposition was begun, but the failure to do so or to return the original of this deposition to counsel shall not be deemed a waiver of any rights provided by the C.P.L.R. and shall be controlled thereby.  IT IS FURTHER STIPULATED AND AGREED that the filling and certification of the original of this deposition are waived.

			O'Leary, Denis 1/9/2008	8 9:30:00 AN
	12	25		127
1	been made a member of McAfee's board, is that	1	Q So there is there has been no	
2	соггесt?	2	suggestion from the DOJ that you would be charged	
3	A That is correct.	3	with any fraud or anything regarding McAfee's option	
4	Q Okay, Would you term it a clerical error	4	program and your role as a director, correct?	
5	when the board approves the July minutes in October,	5	A No.	
6	and the July minutes indicate that you are starting	6	Q Have you ever considered resigning from	
7	on the board effective as of July 17th? Is that a	7	McAfee's board regarding the facts surrounding your	
8	clerical error?	8	July 2003 option grant?	
9	MR. COHEN: Object to the form of the	9	A No.	
10	question.	10	Q Has anyone ever suggested to you that you	
11	THE WITNESS: Can I answer it?	11	should consider resigning from McAfee's board	
12	A I don't know if it was a clerical error or	12	regarding your July 2003 grant?	
13	not. I believe that the that the use of the 17th	13	A No.	
. 14	instead of the 15th was poor process administration	14	Q Has anyone ever suggested to you that you	
15	versus anything by design. If you want to call that	15	should suffer any form of punishment at all	
16	clerical, I am with you on the definition of	16	regarding the facts surrounding your 2003 option	
17	clerical. I mean, I don't know if a clerk	17	grant?	
18	necessarily did it or whether the error was that	18	A No.	3
19	the - that the GC should have spotted this. I	19	Q When did you well, let me strike that,	:
20	can't teli you who in a management chain should have	20	and I will reask a different question.	
21	spotted it, but everything I am aware of suggests to	21	When you were deposed by the SEC in June	
22	me that there was no design to do this	22	of 2006, had the issue with your option been	
23	intentionally, Certainly no one - the person who	23	identified by anybody?	
24	would benefit from this primarily would have been me	24	MR. STRICKLAND: Objection, calls for	•
25	monetarily if the option came into the money, and	25	speculation.	į.
	126			128
1	from that standpoint, the only indirect benefit	1	MR. COHEN: Join and object to the form of	120
2	would have been somebody telling me they did this	2	the question.	
3	for me so they could get some retribution.	3	BY MR. STEPHENS:	
4	Q And Mr. Roberts did?	4	Q So let me reask: To your knowledge, as	and the second s
5	A And no one asked for a special deal with	5	you sat there in June of 2006 speaking with the SEC.	
6	my option. Had they, I would have rejected them	6	had anyone identified any issues with or potential	
7	immediately. Probably would have had them fired for	7	issues with the date of your July 2003 option grant?	
8	offering.	8	A I don't know.	
9	Q Has the SEC ever contacted you to ask you	9	Q Okay. When did you first become aware	
10	any questions about your July 2003 option?	10	that there might be an issue with your option?	e constant
11	A No, I do not believe so.	21	A Just prior to my interview with Bob	4
12	Q They never suggested that they would	12	Gooding. And I will have to find out exactly when	
13	charge you with any kind of fraud regarding your	13	that was, but it was after we had formed the Special	
14	options?	14	Committee and just prior to a board meeting when i	1
15	A No, they did not:	15	was in California. I became aware that some of the	*
16	Q To your knowledge, have you ever been	16	director options may have been mispriced as they	* * *
17	under investigation by the SEC for any actions that	17	were going through the work checking all of the	7) (6
18	you took regarding stock options at McAfee?	18	options, and that included that was my original	
19	A Not to my knowledge.	19	initial grant	
20	Q And the DOJ, if I understand your prior	20	Q Dikay. And how would I tie down what that	;
21	testimony, they never contacted you about anything?	21	date was?	3 3
22	A. No, they did not.	22	A I could find but when the board meeting in	
23	Q Including talking about your 2003 option.	23	California was that I spoke to Gooding Howrey, but	f E
24	correct?	24	my guess would have been it would have been the July	1
25	A No.	25	board meeting.	
	- A			
				*

#### O'Leary, Denis 1/9/2008 9:30:00 AM 129 1 Q We have some minutes that we will go AFTERNOON SESSION 2 2 (Time noted: 1:15 p.m.) 3 · A lit wasn't at the board meeting, it was 3 THE VIDEOGRAPHER: The time is now 1:15,, while I was in California. We met outside the board and this begins Tape No. 3 in the videotaped meeting, they had asked to speak to myself and a 5 deposition of Denis O'Leary. 6 couple of the directors to follow up on what they BY MR. STEPHENS: had found in their work on all of the options. Q Mr. O'Leary, let me just go back and ask a Their investigation included all of the options of couple of follow-up questions on a couple of the the company, and they met with me, and just prior to other topics that we spoke about. 10 that meeting, they told me they would like to meet 10 One of the things that we had talked about 11 with me. This is probably within a week of that 11 was the discussion you had with Mr. Samenuk 12 meeting. They said they would like to meet with me 12 regarding the 2000 focal grant? 13 white I was in California to discuss this because 13 A YAS 14 some of my potions may have been misoriced Q And the first conversation occurred in 14 15 Q Okav. 15 like the late May of 2006 time frame? 16 A That was the first time I had heard 16 A Right. 17 anything to do with me and a problem with an option 17 Q. Okay, After that conversation, did you 18 18 take any steps to secure any documents from 19 Q Okay. All right. We may be able to nail 19 Mr. Samenuk that might relate to the handling of the 20 that down with a little bit more clarity later 20 21 today. 21 A No. 22 Going back to some of the questions that I 22 Q Okay. Did anyone you know take his 23 asked about the SEC and the DOJ, just more broadly, computer and mirror image the hard drive at that 24 to your knowledge, have you ever been under 24 point in time? investigation by any federal agency for anything? 25 A No. 130 132 A No. Q Was he denied access to any of McAfee's 2 Q Or any state agency? computer databases following that discussion? A No nothing A Well, I should say we did take steps Q Never been convicted of a crime? because when we did our investigation on options, A I never had a parking - other than a everyone was included, so we asked -- the scope of parking violation, I never had a speeding ticket in the request that we asked internal audit and later Gooding Howrey was to include everybody, every Q All right. You obviously don't live in option, ten years. We didn't give anyone a pass. 9 Mountainview? Q Okay, But in late May of 2006 -10 A I do it on the track 10 A That was tate May of -MR. STEPHENS: I have 12:15. Let's go off 11 Q So to your knowledge --12 the record for a second A We called Gooding Howrey the day we THE VIDEOGRAPHER: The time is now 12:17., 13 13 became aware of Kent's event. We are going off the record. 14 Q Okay. That day, someone took Mr. Roberts' 15 (Luncheon recess) 15 laptop, correct? 16 (Time noted: 12:17 p.m.) 16 A Yes. 17 17 O That day, did anyone do anything to 18 18 preserve any documents for Mr. Samenuk? 19 A Not that I know of, 20 20 Q The following day, did anyone do anything 21 21 to preserve any documents from Mr. Samers 4? 22 22 A Not that I know of, 23 23 Q How about two or three days later? 24 24 A I am not sure when people specifically 25 preserved documents from George, but from that day

			O'Leary, Denis 1/9/2008	9:30:00 AN
		189		191
1	questions.	1	MR. STRICKLAND: Let's not discuss what	
2	A Yes.	2	they asked on the grounds that that is we are	
3	Q You said you got downloads or updates	3	going to take the position that is privileged and	
4	about the process that was being conducted, correct?	4	work product, but you can generally describe the	
5	A That's right.	5	content of what was the meeting	
6	Q And in those updates or downloads, they	6	A I discussed my initial option grant and my	
7	would folks would describe who the investigators	7	recollection of how it was granted, my recollection	
8	for the Special Committee was talking to or	8	of who, if anyone, I talked to at that time, and the	
9	interviewing?	9	level of awareness I had about it being dated a	
10	A No, not in detail. Not really, no.	10	different date than the actual board meeting.	
11	Q Okay, but	11	Q How did it go about this interview got	
12	A it was really - quite honestly, I had	12	scheduled on - who handled the scheduling?	
	very little information other than the investigation	13	A Initially, I was made aware that there	
13	-	14	were some director grants that had issues to them.	
14	is continuing, that we have at this stage reviewed X	15	I also believe Bob Buckham may have been	
15	gazillion documents, and we have spoken to X amount			
16	of people. Occasionally, we might have heard who	16	present at that meeting with Howrey, also	
17	they had spoken to, but nothing about what that	17	Q Okay.	
18	person said.	18	A from the Special Committee, so it might	
19	Q Was there any discussion as to like how	19	have been four of us, I can't recall now. It was	
20	they set the parameters of the fence? By that, I	20	definitely Roman, and Bob Gooding and myself.	
21	mean what was in the investigation, what was outside	21	Q Okay.	<b>T</b>
22	the investigation? Was there any investigation	22	A Bob Buckham may have been sitting in on it	1
23	about more stuff should be in, less stuff should be	23	as well. I believe Bob Buckham might have been the	
24	in?	24	one to tell me that Howrey would like to meet with	
25	A The general fence was discussed. It	25	me and talk about my options.	
25	A The general fence was discussed. It	25	me and talk about my options.	African Control of the Control of th
25	A The general fence was discussed. It	190	me and talk about my options.	192
25	A The general fence was discussed. It  wasn't so much as discussed as shared with us, and		me and talk about my options.  Q And that was prior to sitting down?	192
man pagawan		190		192
1	wasn't so much as discussed as shared with us, and	190	Q And that was prior to sitting down?	192
1 2	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible	190	Q And that was prior to sitting down? A tt was probably several days to a week	192
1 2 3	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include	190	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down —	192
1 2 3 4	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who	190	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down —  Q So — I am sorry:	192
1 2 3 4 5	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include	190 1 2 3 4 5	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down —  Q So — I am sorry: A — and then the meeting when we set down	192
1 2 3 4 5	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.	190 1 2 3 4 5 6	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down —  Q So — I am sorry:  A — and then the meeting when we sat down was commensurate with that board meeting.	192
1 2 3 4 5 6 7	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q Were you ever interviewed by any of the	190 1 2 3 4 5 6 7	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay, Ail right: Did Mr. Buckham tell	192
1 2 3 4 5 6 7 8 9	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?	190 1 2 3 4 5 6 7 8	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the	192
1 2 3 4 5 6 7 8 9 10	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-lo-face meeting?	190 1 2 3 4 5 6 6 7 8 9	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to	192
1 2 3 4 5 6 7 8 9 10 11	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Wiere you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.	190 1 2 3 4 5 6 7 8 9	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you?	192
1 2 3 4 5 6 7 8 9 10 11 12	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Wiere you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?	190 1 2 3 4 5 6 7 8 9 10	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant.	192
1 2 3 4 5 6 7 8 9 10 11 12 13	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.	190 1 2 3 4 5 6 7 8 9 10 11 12 13	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you?  A He told me that it looked like there was a mispricing on my initial grant. Q Okay.	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.  Q. How many times were you interviewed?	190 1 2 3 4 5 6 7 8 9 10 11 12 13	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you?  A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.  Q. How many times were you interviewed?  A. Once.	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it.	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Whas that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Clara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?	190 1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response?	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Clara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.	190 1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham telt you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Whas that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Clara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?	190 1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham telt you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money.	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Clara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay.	192
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.  Q. Did you have any — did you have anyone	190 1 2 3 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay. A And so I was at a loss on what could be	193
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.  Q. Did you have any — did you have anyone with you during the interview?	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay.	193
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be all inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attornays at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.  Q. How many times were you interviewed?  A. Once.  Q. How king was the interview?  A. Approximately, 30 minutes.  Q. Did you have any — did you have anyone with you during the interview?  A. No, it was — I believe it was Roman.	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay. A And so I was at a loss on what could be	193
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Wiere you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Clara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.  Q. Did you have any — did you have anyone with you during the interview?  A. No, it was — I believe it was Roman Darmer and Bob Gooding from Howrey, and I was alone,	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q And that was prior to sitting down? A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you? A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay. A And so I was at a loss on what could be erroneous. I checked when I got if, I knew it was	193
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Wiere you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Clara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.  Q. Did you have any — did you have anyone with you during the interview?  A. No, it was — I believe it was Roman Darmer and Bob Gooding from Howrey, and I was alone, me and myself.	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down — Q So — I am sorry: A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you?  A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay. A And so I was at a loss on what could be erroneous. I checked when I got it, I knew it was 25,000 shares, is what the Director of Comp was. I	193
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	wasn't so much as discussed as shared with us, and we agreed that it should go as far back as possible right to the present date, that it should include — be alt inclusive on executives, both with us and who had previously been with us, and should include every option granted.  Q. Were you ever interviewed by any of the attorneys at the Howrey law firm?  A. Yes, I was.  Q. Was that a face-to-face meeting?  A. Yes, it was.  Q. Where did that take place?  A. Santa Ctara.  Q. How many times were you interviewed?  A. Once.  Q. How long was the interview?  A. Approximately, 30 minutes.  Q. Did you have any — did you have anyone with you during the interview?  A. No, it was — I believe it was Roman  Darmer and Bob Gooding from Howrey, and I was alone, me and myself.	190 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q And that was prior to sitting down?  A It was probably several days to a week prior to sitting down — Q So — I am sorry.  A — and then the meeting when we sat down was commensurate with that board meeting. Q Okay. All right: Did Mr. Buckham tell you anything else about the need for the investigations from the Special Committee to talk to you?  A He told me that it looked like there was a mispricing on my initial grant. Q Okay. A Which, to my recollection, was I didn't think there was an error on it. Q What did you tell Mr. Buckham in response? A I said I thought my grant was right on the money. Q Okay. A And so I was at a loss on what could be erroneous. I checked when I got it, I knew it was 25,000 shares, is what the Director of Comp was. I was Director of Comp. I believe it was done at the	192

			O'Leary, Denis 1/9/2008 9:30:00 Al
		205	207
1	the outline of his remarks.	1	later, fair?
2	Q All right.	2	MR, STRICKLAND: Fair.
3	A All right.	3	BY MR. STEPHENS:
4	Q So it says that there is in some of the	4	Q Okay. The next one is Exhibit No. 63.
5	resolutions following extensive discussion, the	5	MR. STRICKLAND: Okay.
6	board passed the following resolutions. One of them	6	Q And this is a board meeting on
7	is the board accepting Mr. Samenuk's resignation; is	7	October 23rd, 2006.
8	that accurate, that is what happened?	8	So, Mr. O'Leary
9	A Yes,	9	A What was the last one?
10	Q And then it talks about appointing some of	10	MR. STRICKLAND: This is 63, the last one
11	the directors, right?	11	was 62.
12	A That is right.	12	THE WITNESS: They are both minutes of the
13	Q Now, were you provided any guidance as to	13	same meeting?
14	the - were you provided any guidance regarding how	14	MR, STRICKLAND; No. 1 am sorry.
15	to structure his separation agreement?	15	THE WITNESS: Okay, fine. This is a
16	MR, STRICKLAND: Object as ambiguous as to	16	regular board meeting.
17	timing. He testified to some earlier. Do you mean	17	BY MR. STEPHENS:
18	something different or a different time frame?	18	Q Mr. O'Leary, you should have in front of
19	Q During this October 10th board meeting,	19	you an exhibit marked 63, which is draft minutes of
20	were you provided any guidance by anyone as to how	20	a board meeting held on Monday, October 23rd, 2006,
21	to structure the terms of Mr. Samenuk's separation	21	at - in New York,
22	agreement?	22	A That is correct.
23	A Yes.	23	Q is that what you have in front of you?
24	Q By who?	24	A Yes, I do.
25	A We got advice from Wilson Sonsini,	25	<ul> <li>Q Okay. And you attended that meeting,</li> </ul>
		206	
1	particularly Jeff Saper.  MR STRICKLAND: Don't discuss the	1	correct?
2	MR. STRICKLAND: Don't discuss the		correct? A I did.
2 3	MR. STRICKLAND: Don't discuss the content.	1 2	correct?  A I did. Q And there was ~ was this a meeting in
2 3 4	MR. STRICKLAND: Don't discuss the content.  A We asked for given what we had learned	1 2 3	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey
2 3 4 5	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our	1 2 3 4	correct?  A I did. Q And there was ~ was this a meeting in
2 3 4	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions.	1 2 3 4 5	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about
2 3 4 5	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our	1 2 3 4 5	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?
2 3 4 5 6 7	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.	1 2 3 4 5 6	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.
2 3 4 5 6 7 8	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the	1 2 3 4 5 6 6 7 8	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any
2 3 4 5 6 7 8 9	MR. STRICKLAND: Don't discuss the content.  A. VVe asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are	1 2 3 4 5 6 6 7 8 9	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?
2 3 4 5 6 7 8 9 10	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions.	1 2 3 4 5 6 7 8 9 10	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a
2 3 4 5 6 7 8 9 10	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding	1 2 3 4 4 5 6 7 8 9 10 11	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and the s
2 3 4 5 6 7 8 9 10 11 12 13	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board	1 2 3 4 4 5 6 7 8 9 9 10 11 12	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, sknost
2 3 4 5 6 7 8 9 10 11 12 13 14	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?	1 2 3 4 5 6 7 8 9 10 11 12	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, simost zero was written or handed out.
2 3 4 5 6 7 8 9 10 11 11 12 13 14 15	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenut's separation agreement at this board meeting, is that right?  MR. STRICKLAND: Correct.	1 2 3 4 5 6 6 7 8 9 10 11 12 13 14	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay, is it the same answer for any of	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16	correct?  A I did.  Q And there was was this a meeting in which the Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have.
2 3 4 5 6 7 8 9 10 11	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay. Is it the same answer for any of the advice that the Howrey law firm provided.	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17	correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have.  Q Was there a PowerPoint presentation used
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay, is it the same answer for any of the advice that the Howrey law firm, provided regarding the special investigation?	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18	A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have.  Q Was there a PowerPoint presentation used at this board meeting?
2 3 4 5 6 7 8 9 40 11 12 13 14 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay, is it the same answer for any of the advice that the Howrey law firm provided regarding the special investigation?  A. It would be, yes.	1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have.  Q Was there a PowerPoint presentation used at this board meeting?  A At this board meeting, I don't believe so.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay. Is it the same answer for any of the advice that the Howrey law firm provided regarding the special investigation?  A. It would be, yes.  Q. Okay.	1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Correct?  A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have.  Q Was there a PowerPoint presentation used at this board meeting?  A At this board meeting, I don't believe so. There was one in the October board meeting. I mean
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 20 21 21 21 21 21 21 21 21 21 21 21 21 21	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuk's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay. Is it the same answer for any of the advice that the Howrey law firm provided regarding the special investigation?  A. It would be, yes.  Q. Okay.  MR. STEPHENS: All right. So we obviously	1 2 3 4 4 5 6 7 8 9 9 10 11 12 13 14 15 16 17 18 19 20 21	A I did.  Q And there was ~ was this a meeting in which the — Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so. Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have. Q Was there a PowerPoint presentation used at this board meeting?  A At this board meeting, I don't believe so. There was one in the October board meeting. I mean the earlier October 10th meeting.
2 3 4 5 6 7 8 9 9 10 11 12 13 14 15 16 17 18 19 20 21 22 22 22 22 23 24 24 25 26 26 27 27 27 27 27 27 27 27 27 27 27 27 27	MR. STRICKLAND: Don't discuss the content.  A. We asked for — given what we had learned at this meeting, we asked for advice on what our options were and what would be appropriate actions for a board in this situation.  MR. STEPHENS: And then, Rod, so the record is clear, my understanding is that you are instructing the witness not to answer any questions about the advice that Mr. Saper provided regarding Mr. Samenuth's separation agreement at this board meeting; is that right?  MR. STRICKLAND: Correct.  BY MR. STEPHENS:  Q. Okay. Is it the same answer for any of the advice that the Howrey law firm provided regarding the special investigation?  A. It would be, yes.  Q. Okay.  MR. STEPHENS: All right. So we obviously disagree on that.	1 2 3 4 4 5 6 7 8 9 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A I did.  Q And there was was this a meeting in which the Mr. Gooding, on behalf of the Howrey firm, provided or reported to the entire board about the investigation?  A I believe so.  Q Okay. Did he provide the board with any written materials to review?  A No, almost throughout this, other than a board book saying "Special Committee Update," and I have submitted the search on those pages, almost zero was written or handed out.  Q Have you ever seen any PowerPoint presentation?  A Yes, I have.  Q Was there a PowerPoint presentation used at this board meeting?  A At this board meeting, I don't believe so. There was one in the October board meeting. I mean the earlier October 10th meeting.  Q Okay, The reality long one?

	209
4 0 to Town?	A No one specifically sat there and watched
1 Q in Texas?	2 me, but the basic agreement was or the advice from
2 A Yes.	3 counsel would be reading it is the best approach.
3 Q So the record is clear, at the board	4 Q Okay. So did you take notes?
4 meeting on October 10th in Plano, Texas,	5 A No.
5 Mr. Howrey	6 Q Okay. And you had the document there in
6 A Bob Gooding.	
7 Q Mr. Gooding of the Howrey firm provided	7 front of you — 8 A Right.
8 or went through a PowerPoint presentation to the	
9 board to describe kind of the scope of the work that	
they had done, where they were in the investigation;	10 offices of the Howrey firm here in New York?
11 is that accurate?	11 A That is right.
12 A And their findings.	12 Q And you provided it back to them and went
13 Q And their findings?	13 on your way?
14 A Scope, process, findings.	14 A I literally went in, an associate provided
15 Q So it is written down in a document, it is	15 me the document in the room. I spent an hour or so
16 just not written down in a document that was given	16 rereading the document. I closed the document and
17 to you at the board meeting?	17 went outside, handed the document back to the
18 A Correct.	18 associate and said thank you very much.
19 Q Have you ever seen a hard copy of that	19 Q Was the PowerPoint slides usually have
20 document?	20 page numbers on them. Was this one numbered?
21 A Yes, I have.	21 A: I don't recall.
22 Q When did you see a hard copy of that	Q Okay. Do you know if there were any gaps
23 document?	23 in the document?
24 A My belief, early summer of '07.	24 A I don't recall.
	210
A I had called 8ob Gooding to say I would	1 A I think so. When I left, it certainly
2 like to reread the document that was presented to	2 seemed to me they provided me the full presentation
3 the PowerPoint that was presented to us in Texas.	3 I had seen previously in Texas.
4 Q Okey. Why?	4 Q Okay. At their presentation in Texas, was
5 A Just because between the Texas date and	5 there any comment from anybody that the PowerPoint
	6 presentation that was being provided to you was only
	7 a portion of the document and not the full
7 be a fair amount of stigation around those events	8 PowerPoint presentation?
8 and also significant consequences pretty much	9 A No.
9 expected, but nonetheless significant, were going to	10 Q You thought you had the full presentation.
10 sccur, and I wanted to reread it.	11 correct?
11 Q Okay. And Mr. Gooding supplied it to you?	
12 A I was affered the opportunity to visit	12 A It depends. We thought we got the full
13 their offices in New York. You are an attorney.	13 presentation that was intended for the full board.
14 this is your world.	14 Q Right?
15 Q: Let me play this out.	15 A We didn't expect that we were going to see
6 A I was offered the opportunity – after	16 the full scope of data.
17 some discussion, it was decided that the best	17 Q You are not going to get the 3 million
approach was for me to visit their offices in New	18 e-mails, right?
19 York, sit in a room, and read the document and leave	19 A Or even the briefings that the Special
20 the room without any notes or a copy of the	20 Committee got. The purpose of the Special Committee
	the second of the second areas for the second
21 document.	21 was to do all of that work and come to the core
	27 was to do all or that work and come to the core 22 findings that were appropriate for the board to
22 Q: Were you allowed to take notes at the	
22 Q Were you allowed to take notes at the	22 Endings that were appropriate for the board to

25 firm's offices?

25 document that would be presented to the full board.

	to a sign and the second contract of the second sec	والمراوية	and an analysis of the first of the transfer of the second of the contract of
	•	241	•
1	Did Mr. Roberts say to you that he didn't	1	
2	believe he should be the legal counsel any longer	2	
3	during that conversation?	3 AC	KNOWLEDGEMENT
4	MR. STEPHENS: Object to form.		ENIS O'LEARY, hereby
5	A I don't recollect him saying that, no.	5 certify,	have read the transcript of my
6	Q What do you recall about that topic?	6 testimo	ny taken under oath in my deposition
7	A. My recollection was that toward the end of	7 of Janu	ary 9, 2008, that the transcript is
8	that discussion with him, he made some comments	8 atrue,	complete and correct record of what
9	referring to functions he could he could pursue	9 was asi	red, answered and said during this
10	in the company other than general counsel, and that	10 deposit	tion, and that the answers on the
11	Heft the meeting with the distinct impression he	11 record	as given by me are true and correct.
12	didn't realize he was going to be fired.	12	
13	Q Do you have a specific recollection that	13	
14	during your conversation with Mr. Roberts, he	14	DENIS O'LEARY
	apologized to you for his actions in 2000?		worn and subscribed to before me
15	MR. STEPHENS: Object to form.		nis, 2008.
16	•	17	
17	A Absolutely, Absolutely,	18	
18	MR. COHEN: Thave no further questions.	19	Notary Public
19	MR. STEPHENS: I have got no questions on	20	
20	top of that, so from that from my perspective,		
21	Mr. O'Leary, I thank you for taking the time today.	21	
22	THE WITNESS: Thank you. Thank you,	22	
23	gentlemen	23	
24	MR. COHEN: I thank you as well.	24	
25	THE VIDEOGRAPHER: The time is now 3:44,.	25	
1 2	and this concludes today's deposition of Denis	1	CERTIFICATE
-	O'Leary on January 9th, 2008.	2	OF
3	O'Leary on January 9th, 2008.  (The deposition concluded at 3:44 p.m.)	2	OF RTIFIED SHORTHAND REPORTER
3	O'Leary on January 9th, 2008.  (The deposition concluded at 3:44 p.m.)	2	
4	•	2 3 CE	
4 5	•	2 3 CE 4 5	
4 5 6	•	2 3 CE 4 5 6 The	RTIFIED SHORTHAND REPORTER  • • • undersigned Certified Shorthand
4 5 6 7	•	2 3 CE 4 5 6 The 7 Reporter a	RTIFIED SHORTHAND REPORTER  undersigned Certified Shorthand  nd Deposition Notary Public of the State
4 5 6 7 8	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo	RTIFIED SHORTHAND REPORTER    undersigned Certified Shorthand  nd Deposition Notary Public of the State  rk do hereby certify:
4 5 6 7 8 9	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That	RTIFIED SHORTHAND REPORTER  undersigned Certified Shorthand  Ind Deposition Notary Public of the State  of do hereby certify:  the foregoing Deposition was taken
4 5 6 7 8 9	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me	RTIFIED SHORTHAND REPORTER  undersigned Certified Shorthand  nd Deposition Notary Public of the State  rk do hereby certify: the foregoing Deposition was taken at the time and place therein set forth,
4 5 6 7 8 9	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti	RTIFIED SHORTHAND REPORTER  undersigned Certified Shorthand  nd Deposition Notary Public of the State  rk do hereby certify: the foregoing Deposition was taken at the time and place therein set forth,  me the Witness was duly sworn by me.
4 5 6 7 8 9 10 11	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 That	RTIFIED SHORTHAND REPORTER  undersigned Certified Shorthand  nd Deposition Notary Public of the State  rk do hereby certify: the foregoing Deposition was taken  at the time and place therein set forth,  me the Witness was duly sworn by me  the testimony of the Witness and aff
4 5 6 7 8 9 10 11 12 13	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 Tha 13 objections	RTIFIED SHORTHAND REPORTER  undersigned Certified Shorthand  nd Deposition Notary Public of the State rick do hereby certify: the foregoing Deposition was taken at the time and place therein set forth, me the Witness was duly swom by me the the testimony of the Witness and alf made at the time of the Deposition
4 5 6 7 8 9 10 11	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 Tha 13 objections 14 were reco	ratified Shorthand Reporter  undersigned Certified Shorthand and Deposition Notary Public of the State at do hereby certify: the foregoing Deposition was taken at the time and place therein set forth, me the Witness was duly sworn by me. at the testimony of the Witness and aff made at the time of the Deposition and of the State of the Deposition and of the State of the Deposition and of the Deposition of the State of the Deposition and of the Deposition of the State of the Deposition and of the Deposition and of the Deposition and of the Deposition of the Deposition of the Deposition and the Deposition of the Deposition of the Deposition and the Deposition of the Deposition and the Deposition of the Deposition of the Deposition and the Deposition of the Depo
4 5 6 7 8 9 10 11 12 13	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 That 13 objections 14 were reco	undersigned Certified Shorthand and Deposition Notary Public of the State at do hereby certify: the foregoing Deposition was taken at the time and place therein set forth, me the Witness was duly sworn by me at the testmony of the Witness and aff made at the time of the Deposition and stenographically by me and were transcribed, said transcript being a
4 5 6 7 8 9 10 11 12 13	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and o	undersigned Certified Shorthand and Deposition Notary Public of the State at do hereby certify: the foregoing Deposition was taken at the time and place therein set forth, me the Witness was duly sworn by me at the testmony of the Witness and aff made at the time of the Deposition and the time of the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of
4 5 6 7 8 9 10 11 12 13 14 15	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 Thei 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and o	undersigned Certified Shorthand and Deposition Notary Public of the State and the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly sworn by me at the testimony of the Witness and aff ande at the time of the Deposition anded stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof.
4 5 6 7 8 9 10 11 12 13 14 15 16	•	2 3 CE 4 5 6 The 7 Reporter at 8 of New Yo 9 That 10 before me 11 at which ti 12 That 13 objections 14 were reco 15 thereafter 16 true and of 17 in w 18 my name	undersigned Certified Shorthand and Deposition Notary Public of the State at do hereby certify: the foregoing Deposition was taken at the time and place therein set forth, me the Witness was duly sworn by me at the testmony of the Witness and aff made at the time of the Deposition and the time of the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of the Deposition and the time of the Deposition are the time of
4 5 6 7 8 9 10 11 12 13 14 15 16 17	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 Thei 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and o	undersigned Certified Shorthand and Deposition Notary Public of the State and the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly sworn by me at the testimony of the Witness and aff ande at the time of the Deposition anded stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	•	2 3 CE 4 5 6 The 7 Reporter at 8 of New Yo 9 That 10 before me 11 at which ti 12 That 13 objections 14 were reco 15 thereafter 16 true and of 17 in w 18 my name	undersigned Certified Shorthand and Deposition Notary Public of the State and the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly sworn by me at the testimony of the Witness and aff ande at the time of the Deposition anded stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and c 17 in w 18 my name	undersigned Certified Shorthand and Deposition Notary Public of the State and the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly sworn by me at the testimony of the Witness and aff ande at the time of the Deposition anded stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 That 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and o 17 in w 18 my name 19	undersigned Certified Shorthand and Deposition Notary Public of the State and the hereby certify: the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly swom by me, at the testimony of the Witness and all anderst the time of the Deposition anderst the time of the Deposition anderst the time of the Deposition and stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof. And the subscribed  this date. January 22, 2008.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 Thai 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and o 17 in w 18 my name 19 20 21	undersigned Certified Shorthand and Deposition Notary Public of the State and the hereby certify: the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly swom by me, at the testimony of the Witness and all anderst the time of the Deposition anderst the time of the Deposition anderst the time of the Deposition and stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof. And the subscribed  this date. January 22, 2008.
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	•	2 3 CE 4 5 6 The 7 Reporter a 8 of New Yo 9 Thai 10 before me 11 at which ti 12 Tha 13 objections 14 were reco 15 thereafter 16 true and o 17 in w 18 my name 19 20 21	undersigned Certified Shorthand and Deposition Notary Public of the State and the hereby certify: the foregoing Deposition was taken at the time and place therein set forth, and the Witness was duly swom by me, at the testimony of the Witness and all anderst the time of the Deposition anderst the time of the Deposition anderst the time of the Deposition and stenographically by me and were transcribed, said transcript being a correct copy of the proceedings thereof. And the subscribed  this date. January 22, 2008.